

261—311.1(81GA,ch1142) Definitions. As used in these rules, unless the context otherwise requires, the definitions in 2006 Iowa Acts, chapter 1142, section 28, shall apply to this chapter. The following definitions shall also apply:

“Agreement” means the cost-share agreement executed by the department after approval of the grant by the board.

“Applicant” means the owner or operator of a site.

“Biodiesel,” for the purposes of these rules, must be at least B99.

“Biodiesel blend” must contain at least 1 percent biodiesel.

“Board” means the renewable fuel infrastructure board established by 2006 Iowa Acts, chapter 1142, section 29.

“Checklist” or *“IDNR checklist”* means the most recent version of the Underground Storage Tank System Checklist for Equipment Compatibility with E-Blend Fuels (greater than 10 percent by volume) issued by the Iowa department of natural resources.

“Grant” or *“cost-share grant”* means moneys awarded by the board on a cost-share basis from the renewable fuel infrastructure fund created by 2006 Iowa Acts, chapter 1142, to help pay for a project.

“Project” means the installation of motor fuel storage or dispensing or distribution equipment, or both, for either E-85 gasoline or biodiesel at a fueling site.

“Rack” means a metered motor fuel, special fuel or renewable fuel loading facility with the capacity to pump fuel at a rate of at least 100 gallons per minute (100 gpm); whether from an overhead, lateral, or underneath position, into a transportation vessel for further delivery.

“Retail” means offered for sale to the public for final consumption.

“Retail motor fuel site” means a site at which motor fuel is offered for sale to the public for final consumption. A retail motor fuel site may include a tank wagon or transport.